1 2	Kevin P.B. Johnson (Bar No. 177129) QUINN EMANUEL URQUHART OLIVER & HEDGES, LLP 555 Twin Dolphin Drive, Suite 560 Redwood Shores, California 94065	
3 4	Telephone: (650) 801-5000	
6	OLIVER & HEDGES, LLP 865 S. Figueroa St. 10 th Floor	
7 8	Steven M. Anderson (Bar No. 144014) QUINN EMANUEL URQUHART OLIVER & HEDGES, LLP 865 S. Figueroa St. 10 th Floor Los Angeles, California 90017 Telephone: (213) 443-3000 Facsimile: (213) 443-3100	
9	Attorneys for Sony Corporation	
10		
11	UNITED STATES DISTRICT COURT	
12	CENTRAL DISTRICT OF CALIFORNIA	
13	SONY CORPORATION,	CASE NO. CV 08-01135-RGK (FMOx)
14	Plaintiff,	DISCOVERY MATTER
15	V.	[PROPOSED] ORDER GRANTING
16	VIZIO, INC.,	SONY'S MOTION TO COMPEL A
17 18	Defendant.	FURTHER RESPONSE TO SONY'S REQUEST FOR PRODUCTION NOS. 17-23, 24, 68, AND 82
19		, , ,
20		Magistrate Judge: Hon. Fernando M. Olguin
21		Hearing: 10:00 a.m. on September 16, 2009, at 312 N. Spring St., 9th Floor, Courtroom F
22		Discovery Cut-Off Date: November 1, 2009 Pretrial Conference Date: January 10, 2010
23		Trial Date: January 26, 2010
24		
25		
26		
27		
28		
02347.51451/3073331.1		1 - Case No. CV 08-01135-RGK
	[PROPOSED] ORDER COMPELLING FURTHER RESPONSES TO SONY'S RFPs	

[PROPOSED] ORDER

The Court, having reviewed and considered all of the briefing filed with respect to the parties' Joint Stipulation Regarding Sony Corporation's Motion to Compel a Further Response to Sony's Request for Production Nos. 17-23, 24, 68 and 82, and good cause appearing therefore, HEREBY ORDERS THAT:

Defendant Vizio Inc. shall provide supplemental responses to Plaintiff Sony Corporation's Request for Production Nos. 17-23, 24, 68, and 82. Vizio shall produce to Sony documents in Vizio's possession, custody, or control but located at AmTRAN Technology Co., Ltd. including 1) service manuals for each accused product, 2) design documents including circuit diagrams for each accused product, 3) chip datasheets and specifications for any digital signal processors in each accused product, and 4) source code for each accused product. Vizio shall also provide Sony with a privilege log for its communications with AmTRAN regarding this lawsuit or the patents-in-suit, and a copy of any joint defense agreement that forms the basis for such a log. Vizio shall also undertake a diligent search for technical documents located at suppliers other than AmTRAN and shall produce or log appropriately any communications with such suppliers.

DATED:

, ____ Hon. Fernando M. Olguin
United States Magistrate Judge

02347.51451/3073331.1

Case No. CV 08-01135-RGK